IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

NUANCE COMMUNICATIONS, INC.,

Plaintiff and Counterclaim Defendant,

v.

OMILIA NATURAL LANGUAGE SOLUTIONS, LTD.,

Defendant and Counterclaim Plaintiff.

Case No. 1:19-CV-11438-PBS

JURY TRIAL DEMANDED

OMILIA'S MOTION FOR RECONSIDERATION OF THE COURT'S PARTIAL DENIAL OF OMILIA'S MOTION TO SUPPLEMENT ITS PRELIMINARY NON-INFRINGEMENT AND INVALIDITY CONTENTIONS

Omilia Natural Language Solutions, Ltd. moves for reconsideration of the Court's partial denial of Omilia's Motion to Supplement its Preliminary Non-Infringement and Invalidity Contentions. The grounds for this motion are set forth in the supporting Memorandum and accompanying Declaration of Hallie Kiernan and exhibits thereto, filed this date in support of this motion.

REQUEST FOR ORAL ARGUMENT

Pursuant to Local Rule 7.1(d), Omilia believes that oral argument may assist the Court and requests oral argument of this motion.

Dated: November 18, 2020 Respectfully Submitted,

/s/ Daniel S. Sternberg

Kevin C. Adam (SBN 684955) Daniel S. Sternberg (SBN 688842) WHITE & CASE LLP 75 State Street, 24th Floor Boston, MA 02109 (617) 979-9300 kevin.adam@whitecase.com daniel.sternberg@whitecase.com

Of Counsel:

Dimitrios Drivas (admitted pro hac vice)
Raj Gandesha (admitted pro hac vice)
Stefan Mentzer (admitted pro hac vice)
John Padro (admitted pro hac vice)
WHITE & CASE LLP
1221 Avenue of the Americas
New York, NY 10020-1095
(212) 819-8286
ddrivas@whitecase.com
rgandesha@whitecase.com
smentzer@whitecase.com
john.padro@whitecase.com

Hallie Kiernan (admitted pro hac vice)
WHITE & CASE LLP
3000 El Camino Real
Two Palo Alto Square, Suite 900
Palo Alto, CA 94306
(650) 213-0300
hallie.kiernan@whitecase.com

Counsel for Omilia Natural Language Solutions, Ltd

LOCAL RULE 7.1(a)(2) CERTIFICATION

I hereby certify that counsel for Omilia and Nuance conferred in good faith via email on November 11, 13, and 17, 2020 about this motion but were unable to resolve or narrow the issues raised in this motion at this time.

/s/ Daniel S. Sternberg
Daniel S. Sternberg

CERTIFICATE OF SERVICE

I hereby certify that counsel of record who are deemed to have consented to electronic service are being served on November 18, 2020, with a copy of this document via the Court's CM/ECF system per Local Rule CV-5.4 (c).

/s/ Daniel S. Sternberg
Daniel S. Sternberg